The Honorable Kymberly K. Evanson

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

STEVEN FLOYD, individually and on behalf of all others similarly situated,

Case No. 2:22-cv-01599-KKE

Plaintiff,

v.

AMAZON.COM, INC. and APPLE INC.,

Defendants.

STIPULATED MOTION AND ORDER SUSPENDING DEADLINE FOR SUBSTANTIAL COMPLETION OF DOCUMENT AND DATA PRODUCTION

Plaintiff Steven Floyd and Defendants Amazon.com, Inc. and Apple Inc. (together, "Defendants," and collectively, the "Parties"), by and through their counsel, stipulate as follows:

- 1. The Parties respectfully submit that good cause justifies a temporary suspension of the deadline for substantial completion of document and data productions, and the subsequent deadlines in the Court's class action scheduling order (Dkt. 68), because a motion to amend the complaint and multiple discovery disputes are pending and will not be resolved before the substantial completion deadline.
- 2. Plaintiff filed a Motion to Amend the First Amended Complaint and to Intervene (Dkt. 80) on February 29, 2024. The motion seeks the Court's permission to add two named plaintiffs, Jonathan Ryan and Jolene Furdek, to the litigation. Defendants oppose the Motion (Dkt. 86).

- 3. The parties have met and conferred about the scope of discovery requests for many months, and they were able to reach agreements about many disputes without Court intervention. However, several disputes remain, and the Parties have asked the Court to resolve them. Plaintiff filed a joint statement concerning disputes related to Plaintiff's discovery requests on March 22, 2024 (Dkt. 89). Defendants filed a joint statement concerning disputes related to Defendants' discovery requests on March 26, 2024 (Dkt. 90).
- 4. The Court has indicated that it is available to hear argument on Plaintiff's Motion to Amend and all Parties' discovery disputes on April 30, 2024.
- 5. The current deadline for substantial completion of the production of documents and data is April 3, 2024.
- 6. Given the pending motion to amend and discovery dispute statements, the Parties agree that the substantial completion deadline and subsequent deadlines should be temporarily suspended so the Court can resolve these disputes.
- 7. The parties respectfully request that the Court suspend the deadlines in the class action scheduling order (Dkt. 68) pending its decision on Plaintiff's Motion to Amend and the Parties' discovery disputes, and that the Parties propose a revised schedule to the Court within 10 days of the Court's ruling on Plaintiff's Motion to Amend and/or the Parties' discovery disputes, whichever is later.

The deadlines in the class action scheduling order (Dkt. 68) are temporarily suspended pending the Court's rulings on Plaintiff's Motion to Amend (Dkt. 80) and the Parties' The Parties are to jointly propose a new scheduling order (or if agreement is not reached, separate proposals accompanied by no more than 5 pages of briefing per side) within 10 days of the Court's ruling on Plaintiff's Motion to Amend and Intervene (Dkt. 80) and/or the HAGENS BERMAN SOBOL SHAPIRO LLP By: /s/ Steve W. Berman Steve W. Berman, WSBA #12536 /s/ Barbara A. Mahoney Barbara A. Mahoney, WSBA #31845 1301 Second Avenue, Suite 2000 Ph: (206) 623-7292; Fax: (206) 623-0594 Email: steve@hbsslaw.com Email: barbaram@hbsslaw.com Ben M. Harrington (pro hac vice) Benjamin J. Siegel (pro hac vice) 715 Hearst Avenue, Suite 300 Telephone: (510) 725-3000 Facsimile: (510) 725-3001 Attorneys for Plaintiff and the Proposed Class

1	ORRICK, HERRINGTON & SUTCLIFFE LI
2	By: <u>/s/ Mark S. Parris</u> Mark S. Parris (WSBA No. 18370)
3	mparris@orrick.com
4	401 Union Street, Suite 3300 Seattle, WA 98101
	Telephone: +1 206 839 4300
5	Facsimile: +1 206 839 4301
6	WEIL GOTSHAL & MANGES, LLP
7	
8	By: <u>/s/ Mark A. Perry</u> Mark A. Perry ( <i>Pro Hac Vice</i> )
	2001 M. Street NW, Suite 600
9	Washington, DC 20036
10	Telephone: +1 202 682 7000
	mark.perry@weil.com
11	By: /s/ Eric S. Hochstadt
12	Eric S. Hochstadt ( <i>Pro Hac Vice</i> )
12	767 Fifth Ave.
13	New York, NY 10153-0119
14	Telephone: 212 310 8000 eric.hochstadt@weil.com
15	enc.nochstadt@wen.com
13	By: /s/ Brian G. Liegel
16	Brian G. Liegel ( <i>Pro Hac Vice</i> ) brian.liegel@weil.com
17	1395 Brickell Avenue, Suite 1200
	Miami, FL 33131
18	Telephone: +1 305 577 3180
19	Attorneys for APPLE INC.
20	By: /s/ John Goldmark
21	John Goldmark, WSBA #40980 MaryAnn Almeida, WSBA #49086
21	DAVIS WRIGHT TREMAINE, LLP
22	920 Fifth Avenue, Suite 3300 Seattle, Washington, 98104
23	Phone: (206) 622-3150
ر کے	Fax: (206) 757-7700
24	Email: johngoldmark@dwt.com maryannalmeida@dwt.com
25	mary amamora was too m
26	
27	
27	

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1	Chad S. Hummel ( <i>pro hac vice</i> ) SIDLEY AUSTIN LLP
2	1999 Avenue of the Stars, 17th Floor Los Angeles, CA 90067
3	Phone: (310) 595-9500 Fax: (310) 595-9501
4	Email: chummel@sidley.com
5	Jonathan E. Nuechterlein ( <i>pro hac vice</i> ) Benjamin M. Mundel ( <i>pro hac vice</i> )
6	SIDLEY AUSTIN LLP 1501 K Street, N.W.
7	Washington, D.C. 20005 Phone: (202) 736-8000
8	Fax: (202) 736-8711 Email: jnuechterlein@sidley.com
9	bmundel@sidley.com
10	Attorneys for AMAZON.COM, INC.
11	
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**ORDER** Pursuant to the Parties' Stipulation, IT IS SO ORDERED. Dated this 3rd day of April 2024. Cymberly X Eanson Kymberly K. Evanson United States District Judge